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$_2$	United States Attorney District of Nevada				
3	Nevada Bar No. 13644 DANIEL R. SCHIESS				
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8	Representing the United States of America				
9	IINITED STATI	ES DISTRICT COURT			
	DISTRICT OF NEVADA				
10	United States of America,				
11	Plaintiff,	2:16-CR-0046-GMN-PAL			
12	Transfir,	Motion to Disclose Grand Jury			
13	V.	Testimony of Daniel P. Love			
$_{14}$	Cliven Bundy, et al.,				
	Defendant.				
15					
16					
17	CERTIFICATION: This motion is timely filed.				
18	The United States seeks an order	of the Court permitting it to disclose the			
19	grand jury testimony of BLM Supervisory Special Agent Daniel P. Love taken or				
20	October 14, 2015, in the matter that led to charges in this case. The United States				
21	intends to cite a portion or portions of Love's grand jury testimony in its appeal of				
22	the Court's order dismissing with prejudice the indictment as to four of the Tier 1				
23	defendants and its denial of reconsiderate	ion.			

On October 22, 2018, the Court unsealed a portion of SSA Love's grand jury testimony based on an interveners' joint motion to unseal. ECF No. 3371. The Government needs to use one or more other portions of Love's testimony for appeal.

POINTS AND AUTHORITIES

Federal Rule of Criminal Procedure 6(e)(3)(E) authorizes courts to permit disclosure of grand jury material "in connection with a judicial proceeding." The rule specifically provides as follows:

Rule 6. The Grand Jury

(3) Exceptions.

- **(E)** The court may authorize disclosure—at a time, in a manner, and subject to any other conditions that it directs—of a grand-jury matter:
 - (i) preliminary to or in connection with a judicial proceeding.

Because the Government intends to cite Love's grand jury testimony in its appellate brief, disclosure is appropriate, and the Government asks the Court to authorize disclosure.

DATED this 29th day of January, 2019.

Respectfully,

NICHOLAS A. TRUTANICH United States Attorney

/ s / Daniel R. Schiess

DANIEL R. SCHIESS Assistant United States Attorney

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9		ES DISTRICT COURT	
	DISTRIC	T OF NEVADA	
10		I	
	United States of America,		
11	D1 : 4:66	2:16-CR-0046-GMN-PAL	
10	Plaintiff,		
12		Order Granting Government's	
$_{13}$	V.	Motion to Disclose Grand Jury Testimony of Daniel Love	
19	Cliven Bundy, et al.,	resumony of Daniel Love	
$_{14}$	Criven Bundy, et al.,		
14	Defendant.		
15	Defendant.		
10			
16			
		'	
17	On January 29, 2019, the Govern	ment filed a motion to disclose the grand	
18	jury testimony of Daniel P. Love taken or	n October 14, 2015, in the matter that led	
19	to charges being brought in this case. The United States intends to cite a portion		
20	or portions of Love's grand jury testing	nony in its appeal of the Court's order	
	1	e comment and a large	
21	dismissing with prejudice the indictment	as to four of the Tier 1 defendants and its	

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denial of reconsideration. Federal Rule of Criminal Procedure 6(e)(3)(E) authorizes

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1	courts to permit disclosure of grand jury material "in connection with a j	udicial
2	proceeding." Fed. R. Crim. P. 6(e)(3)(E).	
3	Accordingly, IT IS HEREBY ORDERED that the Government may d	isclose
4	the grand jury testimony of Daniel P. Love.	
5	DATED this day of, 2019.	
6		
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8	UNITED STATES DISTRICT JUDG	E
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CERTIFICATE OF SERVICE I certify that I am an employee of the United States Attorney's Office. A copy of the foregoing Motion to Disclose Grand Jury Testimony and Proposed Order were served upon counsel of record, via Electronic Case Filing (ECF). **DATED** this 29th day of January, 2019. / s / Daniel R. Schiess DANIEL R. SCHIESS Assistant United States Attorney